Unite	ED STATES PATENT 2	and Trademark Office	UNITED STATES DEPARTM United States Patent and Ti Address: COMMISSIONER FOR P P.O. Box 1450 Alexandra, Virginia 22313-145 www.uspto.gov	rademark Office ATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/830,096	11/06/2002	Eric Colin	60,130-1064	2869
26096 7590 06/18/2003 CARLSON, GASKEY & OLDS, P.C. 400 WEST MAPLE ROAD SUITE 350			EXAMINER	
			VAN PELT, BRADLEY J	
BIRMINGHAM	I, MI 48009		ART UNIT	PAPER NUMBER
			3682	<u></u>
			DATE MAILED: 06/18/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	09/830,096	COLIN, ERIC
Office Action Summary	Examin r	Art Unit
	Bradley J Van Pelt	3682
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sh et w	ith th correspondence address
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu - Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b). Status	I. 1.136(a). In no event, however, may a r eply within the statutory minimum of thir d will apply and will expire SIX (6) MON ute, cause the application to become AE	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
1) $\boxtimes$ Responsive to communication(s) filed on <u>06</u>	November 2002	
	This action is non-final.	
<ul> <li>3) Since this application is in condition for allow closed in accordance with the practice unde</li> <li>Disp sition of Claims</li> </ul>	wance except for formal ma	
4) Claim(s) <u>1-18</u> is/are pending in the application	on.	
4a) Of the above claim(s) is/are withdra	awn from consideration.	
5) Claim(s) is/are allowed.		
6) Claim(s) <u>1-4 and 7-18</u> is/are rejected.		
7)⊠ Claim(s) <u>5 and 6</u> is/are objected to.		
8) Claim(s) are subject to restriction and/	or election requirement.	
Application Papers		
9) The specification is objected to by the Examin	ier.	
10) The drawing(s) filed on <u>06 November 2002</u> is/	are: a) accepted or b) are:	pjected to by the Examiner.
Applicant may not request that any objection to t	he drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).
11) The proposed drawing correction filed on	is: a)∏ approved b)∏ d	isapproved by the Examiner.
If approved, corrected drawings are required in r	eply to this Office action.	
12) The oath or declaration is objected to by the E	xaminer.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for foreig	gn priority under 35 U.S.C. §	≩ 119(a)-(d) or (f).
a) All b) Some * c) None of:		
1. Certified copies of the priority documer	nts have been received.	
2. Certified copies of the priority documen	nts have been received in A	pplication No
3. Copies of the certified copies of the prid application from the International B * See the attached detailed Office action for a lis	ureau (PCT Rule 17.2(a)).	·
14) Acknowledgment is made of a claim for domes	tic priority under 35 U.S.C.	§ 119(e) (to a provisional application).
a)  The translation of the foreign language pr 15) Acknowledgment is made of a claim for domes		
Attachment(s)		
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449) Paper No(s)</li> </ol>	5) 🔲 Notice of I	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-152)

7.

#### **DETAILED ACTION**

#### Drawings

1. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the housing must be shown or the feature(s) canceled from the claim(s), further, pg. 2, line 19, of specification states housing is not shown. No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

2. New corrected drawings are required in this application because reference numerals are written in by hand. Applicant is advised to employ the services of a competent patent draftsperson outside the Office, as the U.S. Patent and Trademark Office no longer prepares new drawings. The corrected drawings are required in reply to the Office action to avoid abandonment of the application. The requirement for corrected drawings will not be held in abeyance.

## **Claim Objections**

Claims 2-16 and claim 18 are objected to because of the following informalities:
"Claim(s)" should not be capitalized in dependant claims;
claim 3, line 2, it is recommended to change "that" to --an--;
claim 14, line 1 "in any one of" should be deleted;
claim 15, line 1, "in any one of Claims" should be changed to --claim--. Appropriate

correction is required.

# Claim Rejections - 35 USC § 112

4. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

5. Claims 1-16 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

It is unclear how the gear rack is pivotally mounted via a pivot axis on said first side of

the array of gear teeth. In the specifications first side is set forth as numeral (21); pivot (25A) is

not near the first side (21).

The structure of the housing is unclear (see claims 9-15).

# Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

7. Claims 1-4, 7, 8, 16-18 are rejected under 35 U.S.C. 102(b) as being anticipated by

Ohkawa et al. (USPN 5,009,296), herein after Ohkawa.

Ohkawa disclose an actuator assembly including a motor (140) having a body portion

(120) and a drive shaft (141), the drive shaft being drivably connected to a pinion (151), the

pinion drivingly engaging an array of gear teeth of a gear rack (115) the array of gear teeth having a first side adjacent the motor, in which the gear rack is pivotally mounted via a pivot (114) about a pivot axis;

(114) about a proot axis,

the pivot axis passes through the body portion (120);

the pivot axis is proximate an end of the motor remote from the pinion;

the gear rack includes at least one stop (straight plates 17, act as stops) to limit movement

of the rack relative to the body portion;

the drive shaft passes between the array of gear teeth and a guide portion (structure plates

112, 113) proximate the gear teeth;

the guide portion is supported by each stop;

the pivot is mounted on the body portion;

an actuator assembly including a motor (140) having a body portion (120) and a drive

shaft (141), the drive shaft being drivably connected to a pinion (151), the pinion drivingly engaging an array of gear teeth of a gear rack (115) with the gear rack being mounted for movement on the body portion (rack moves relative to body portion 120);

the motor is an electric motor (see column 1, lines 24-30).

# Allowable Subject Matter

8. Claims 5 and 6 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

## Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Morita et al. (USPN 4,573,723), Rogers (USPN 4,617,812), O'Hare (USPN 5,439,261), Gruden et al. (USPN 5,441,317), Silye (USPN 5,584,515), Rogers (WO 90/05822).
 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bradley J Van Pelt whose telephone number is (703)305-8176. The examiner can normally be reached on M-Th 7:00-4:30, 2nd F 7:00-3:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A Bucci can be reached on (703)308-3668. The fax phone numbers for the organization where this application or proceeding is assigned are (703)746-9391 for regular communications and (703)305-3597 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-2168.

BJVP June 13, 2003

5/16/02

SUPERVISORY PATENT EXAMINER